

allowed or not allowed by the city of Southport or of the county of Brunswick. The provisions of this section shall apply to any person employed in any capacity by the city, and shall hold good for the term of the aldermen during whose term such person may be employed; and any violation of this section shall cause the forfeiture and non-payment by the city of Southport or by the county of Brunswick of any evidence of indebtedness which may have been so speculated in or purchased at a discount.

SEC. 28. That the marshal have the same power and be bound by the same rules in this respect as constables in the county of Brunswick to apprehend all offenders against the State in the limits of the city or of the county of Brunswick, and to carry them before the mayor or some justice of the peace; and for such duty he shall have the same fees as the constables of the county, to be paid by the party offending if found guilty. Powers of marshal.

SEC. 29. That the aldermen may provide a patrol or watch for the city, and prescribe the duties and powers of the several officers, members and classes thereof, and shall pay such patrol or watch, or may class the inhabitants into such patrol or watch. Patrol.

SEC. 30. That the inhabitants, when classed into such watch, each one, either by person or by substitute acceptable to the mayor, shall serve in turn when ordered out by the mayor or other person appointed by the aldermen as director of the watch. Duty of citizens.

SEC. 31. That any person being of the watch or patrol, and failing to serve and faithfully discharge his duties, for each default, if an officer of the watch, shall forfeit and pay four dollars. and if not an officer, two dollars. Penalty for failure to serve on patrol.

SEC. 32. That the sheriff or jailer of Brunswick county is hereby required, without *mittimus*, to receive into the jail of said county as his prisoner any person taken up in the night by the watch, marshal or police of the city of Southport, and to keep such person safely until the following morning, when the offender shall be brought before the mayor or some magistrate resident in the city and be lawfully dealt with; and for such service the sheriff or jailer shall be entitled to such fees as he is in other like cases. If the offender is charged with violation of a law of the State, the fees shall be paid by him, if guilty, and if not, by the county of Brunswick. If the offender is charged with violation of an ordinance of the city, the fees shall be paid by him, if guilty, and if not, by the city. Persons arrested to be received in jail, &c.

SEC. 33. That for any breach of his official bond of any officer of the city who may be required to give an official bond, such officer shall be liable to an action on the same in the name of the city, at the suit of the city, or of any person aggrieved by such breach; and the same may be put in suit, without assignment, from time to time until the whole penalty be recovered. Actions on bonds.